Cascade Wireless, LLC

February 6, 2006

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

> Re: Certification of CPNI Filing (February 6, 2006) EB-06-TC-060

EB Docket No. 06-36

Dear Ms. Dortch:

Transmitted herewith in accordance with the Commission's Public Notice, DA 06-223, released January 30, 2006, and Section 64.2009(e) of the Commission's Rules, is our compliance certificate and accompanying statement for the year ended December 31, 2005 for Cascade Wireless, LLC and the following affiliated licensees: THC of Tampa, Inc., THC of Orlando, Inc., THC of Melbourne, Inc., THC of Houston, Inc., THC of San Diego, Inc., ABC Wireless, LLC, Indiana Acquisition, LLC, Wireless Acquisition, LLC, Royal Wireless, LLC, Zuma/Lubbock, Inc., Zuma/Odessa, Inc., Arnage Wireless, LLC, Panther Wireless, LLC, Sabre Wireless, LLC, Lone Star Wireless, LLC, and Southwest Wireless, LLC.

Very truly yours,

Darla Pomeroy

CERTIFICATION

I, Darla Pomeroy, hereby certify this 6th day of February, 2006 that I am an officer of Cascade Wireless, LLC its affiliated licensees listed on the transmittal letter herewith and that I have personal knowledge that this entity has established operating procedures that are adequate to ensure compliance with the Customer Proprietary Network Information rules set forth in 47 C.F.R. §§ 64.2001-2009.

Darla Pomeroy

[title]

STATEMENT

Cascade Wireless, LLC and its affiliated licensees listed on the transmittal letter herewith ("Carrier") do not yet have any subscribers. Nonetheless, upon commencement of service to its subscribers, Carrier will utilize the following operating procedures to ensure compliance with the Federal Communication Commission ("Commission") regulations regarding the protection of consumer proprietary network information ("CPNI").

- Carrier will implement a system whereby the status of a customer's CPNI approval can be determined prior to the use of CPNI.
- Carrier will educate and train its employees regarding the appropriate use of CPNI. Carrier will also have in place disciplinary procedures should an employee violate the CPNI procedures established by Carrier.
- Carrier will maintain a record of its and its affiliates' sales and marketing campaigns that
 use its customers' CPNI. Carrier will also maintain a record of any and all instances
 where CPNI was disclosed or provided to third parties, or where third parties were
 allowed access to CPNI. The record will include a description of each campaign, the
 specific CPNI that was used in the campaign, and what products and services were
 offered as a part of the campaign.
- Carrier will have in place a supervisory review process regarding compliance with the CPNI rules with respect to outbound marketing situations and will maintain records of carrier compliance for a minimum period of one year. Specifically, Carrier's sales personnel will obtain supervisory approval of any proposed outbound marketing request for customer approval regarding its CPNI.